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2 UNITED STATES DISTRICT COURT
3 WESTERN DISTRICT OF WASHINGTON
4 AT SEATTLE

5 REALNETWORKS, INC.,
6
7 v.
8 QSA TOOLWORKS, LLC,
9 Defendant(s).

10 NO. C07-1959MJP

11 ORDER RE: STIPULATION AND
12 PROPOSED ORDERS TO DISMISS
13 CERTAIN CLAIMS

14 QSA TOOLWORKS, LLC,

15 Counterclaim Plaintiff,

16 v.

17 REALNETWORKS, INC.,

18 Counterclaim Defendant.

19 The above-entitled Court, has received and reviewed the parties' Stipulation and [Proposed]
20 Order[s] to Dismiss Certain Claims (Dkt. No. 96) and all attached declarations and exhibits. On
21 August 14, 2009, the Court issued its Order on Cross-Motions for Summary, which held that:

22 (a) There is no likelihood of confusion between the "Helix" products created by
23 RealNetworks, Inc. and QSA ToolWorks, LLC;
24 (b) The Consent Agreement between RealNetworks, Inc. and The Chip Merchant
25 ("TCM") was executory in nature and deemed rejected by the trustee in the bankruptcy
26 of TCM.

27 Therefore, all claims and counterclaims asserted in this case having been resolved by settlement
28 agreement of the parties, the Court makes the following final ruling:

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2 IT IS ORDERED that all claims and counterclaims are DISMISSED with prejudice and
3 without fees and costs to any party.

4 The clerk is ordered to provide copies of this order to all counsel.

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6 Dated: September 25 , 2009

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9 Marsha J. Pechman
U.S. District Judge

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